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5 Court Appointed Ethics Compliance Monitor

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UNITED STATES BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA – SANTA ANA DIVISION

11 In re
12 THE LITIGATION PRACTICE GROUP P.C.,
13 Debtor.

Case No. 8:23-bk-10571-SC

Chapter 11

**COURT APPOINTED MONITOR'S
MONTHLY FEE STATEMENT FOR
THE PERIOD OF JANUARY 1, 2024
THROUGH JANUARY 31, 2024**

18 Nancy Rapoport (the "Monitor"), hereby submits her monthly fee statement (the "Fee
19 Statement") for the period of January 1, 2024 through January 31, 2024 (the "Fee Period") for
20 services rendered and expenses incurred in her duties as Monitor. In support of this Fee Statement,
21 the Monitor respectfully represents as follows:

22 1. The Monitor was appointed pursuant to this Court's Order Appointing Nancy
23 Rapoport as Ethics Compliance Monitor entered on August 7, 2023 (the "Appointment Order")
24 [Dkt. No. 363].

25 2. The Appointment Order provides: "... Bankruptcy Court will authorize the payment
26 of 80% of fees and 100% expenses each month, based on a monthly fee statement to be filed with
27 the Bankruptcy Court." Appointment Order at 6:1-2.

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3. The Monitor hereby applies to the Court for allowance and payment of interim
compensation for services rendered and reimbursement of expenses incurred during the Fee Period.

3 4. Pursuant to the terms of the Monitor's employment, Monitor's minimum monthly fee
4 is \$5,000.00. Therefore, Monitor's January 2024 fee will be \$5,000.00 and \$310.60 in expenses.

5 5. Attached hereto as Exhibit "A" is Monitor's detailed time and expense statement for
6 the Fee Period. In an effort to ensure efficiency, the fees and expenses incurred include time for the
7 Monitor's research paralegal, Aaron Kempf.

8 6. The compensation and reimbursement of expenses sought in this Fee Statement is
9 not final. Monitor will seek approval from the Court of the fees and expenses incurred in this Case
10 in her interim fee application be filed on an interim basis pursuant to the Appointment Order at
11 5:25-28. Any compensation received by Monitor pursuant to the Appointment Order will be
12 credited towards the final fees and expenses as may be allowed by the Court.

WHEREFORE, Monitor respectfully requests that the Trustee pay compensation to the
Monitor as requested herein pursuant to the Appointment Order.

17 || Dated: February 5, 2024

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EXHIBIT "A"

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| Date | Description | Time | Hourly rate | Total time/day | Expenses | NOTES |
|---------|---|------|-------------|----------------|----------|------------------------|
| 1/2/24 | Review Oregon AG ltr and respond to T Roman | 0.1 | \$975.00 | \$ 97.50 | \$ 29.00 | Infruptcy subscription |
| 1/3/24 | Review motion to surcharge for my fees | 0.1 | \$975.00 | \$ 97.50 | | |
| | Prepare chart for first fee app; send email to C Celentino and C Burke re same; send email to C Celentino re 1/31 hearing conflict with Judge Klein at 9a | | | | | |
| 1/4/24 | Executed Amended Nov. 2023 billing statement and return to Caron Burke; revise chart for first Review T Roman email re emailing LPG clients their files and re POAs at the beginning of 1/8/24 representation | 0.1 | \$975.00 | \$ 97.50 | | |
| 1/10/24 | PACER INVOICE | | | | | |
| 1/16/24 | Look for FAQs for Y Lissebeck and send her what I have | 0.1 | \$975.00 | \$ 97.50 | | |
| 1/17/24 | Write to T Roman and J Armstrong re M Fahn email; write to M Fahn re same; emails with C Celentino re same | 0.1 | \$975.00 | \$ 97.50 | | |
| 1/17/24 | Emails with T Roman re the Trustee sending non-MLG clients their files and on progress re standard operating procedures | 0.1 | \$975.00 | \$ 97.50 | | |
| 1/18/24 | Review response to motion to surcharge estate and email from T Roman to C Celentino re non-MLG client files; review Y Lissebeck response to M Fahn | 0.2 | \$975.00 | \$ 195.00 | | |

| | | | | |
|---------|--|-----|----------|----------------|
| | Monthly call with attorneys general/consumer protection attorneys to discuss progress in the case (5), with follow-up emails to C. Celentino, T Roman, J Armstrong, and Z Shechtman | 0.6 | \$975.00 | \$ 585.00 |
| 1/19/24 | Review final FAQs and send to Ags/consumer protection group | 0.1 | \$975.00 | \$ 97.50 |
| 1/19/24 | Read Law360 email and emails from Z Shechtman and C Celentino; review M Fahn's emails and Y Lissebeck's responses | 0.1 | \$975.00 | \$ 97.50 |
| 1/20/24 | Review M Fahn motion for a protective order | 0.1 | \$975.00 | \$ 97.50 |
| 1/22/24 | Follow up with T Roman about C Stula email & review docket nos 866-867 | 0.1 | \$975.00 | \$ 97.50 |
| 1/23/24 | Follow up with T Roman about C Stula email & review docket nos 866-867 | 0.1 | \$975.00 | \$ 97.50 |
| 1/25/24 | Review docket no. 889 | 0.1 | \$975.00 | \$ 97.50 |
| 1/26/24 | Email T Roman/J Armstrong again re Stula and docket nos 866-867 and emails with C Stula; review responsive emails from T Roman | 0.2 | \$975.00 | \$ 195.00 |
| 1/29/24 | Emails w T Roman & Z Shechtman re motion to quash; review draft motion to quash/protective order | 0.2 | \$975.00 | \$ 195.00 |
| 1/30/24 | Emails with Caron Burke and C Celentino re tomorrow's hearing; review email from Y Lissebeck re email for non-assumed MLG client contracts | 0.2 | \$975.00 | \$ 195.00 |
| 1/31/24 | Review and comment on emails about MLG/FAQ issue (from T Roman, Y Lissebeck, Kim Stevenson); email to Z Shechtman, T Roman, J Armstrong re same; answer email from C Albano re case; answer email from C Saunter re case | 0.2 | \$975.00 | \$ 195.00 |
| | Inforuptcy and PACER expenses | 0.2 | \$975.00 | \$ - \$ 195.00 |
| | TOTAL FEES TO BE PAID TO NANCY RAPORT IF HOURLY | 3.1 | | \$3,022.50 |

| | | | |
|--|----------|-------------------|--------------------|
| TOTAL TO BE PAID TO BOYD LAW (expense) | | \$ 250.00 | \$60.60 |
| Law student work | 0 | \$ 0.00 | |
| Total expenses (including law student work, Insolvency, PACER, and Boyd Law donation) | | | |
| \$5,000 monthly minimum | | \$5,000.00 | |
| 80% of total (for 20% holdback)/100% of expenses | | | \$ 4,310.60 |
| 20% holdback | | | \$ 1,000.00 |

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 655 W. Broadway, Suite 800, San Diego, California 92101

A true and correct copy of the foregoing document entitled **COURT APPOINTED MONITOR'S MONTHLY FEE STATEMENT FOR THE PERIOD OF January 1, 2024 THROUGH January 30, 2024**

will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On February 5, 2024, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

Service information continued on attached page

2. SERVED BY UNITED STATES MAIL:

On February 5, 2024, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed.

JUDGE'S COPY

The Honorable Scott C. Clarkson
United States Bankruptcy Court
Central District of California
Ronald Reagan Federal Building and Courthouse
411 West Fourth Street, Suite 5130 / Courtroom 5C
Santa Ana, CA 92701-4593

Service information continued on attached page

3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on February 5, 2024, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed.

Service information continued on attached page

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

February 5, 2024
Date

Caron Burke
Printed Name

/s/ Caron Burke
Signature

1. **TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):**

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Eric Bensamochan on behalf of Interested Party Courtesy NEF
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Eric Bensamochan on behalf of Interested Party Eric Bensamochan
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Christopher Celentino on behalf of Plaintiff Richard A. Marshack
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Jenny L Doling on behalf of Interested Party National Association of Consumer Bankruptcy Attorneys
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Amy Lynn Ginsburg on behalf of Creditor Shannon Bellfield
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David S Kupetz on behalf of Interested Party Courtesy NEF

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

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Laila Masud on behalf of Trustee Richard A Marshack (TR)
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Sarah S. Mattingly on behalf of Plaintiff Richard A. Marshack
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This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

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This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

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